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January 6, 2006

**Filed Electronically**

Marlene H. Dortch, Secretary  
Federal Communications Commission  
Washington, DC 20554

**Re: Report of *Ex Parte* Communication  
MB Docket No. 05-210**

**Revision of Procedures Governing Amendments to  
FM Table of Allotments and Changes of Community of  
License in the Radio Broadcast Services**

Dear Ms. Dortch:

Pursuant to Section 1.1206(a)(2) of the Commission's Rules, this is to report that I had an *ex parte* oral telephone conversation on **January 5, 2006**, with Peter H. Doyle, Chief of the **Audio Division, Media Bureau**, on behalf of **Long Island Radio, LLC**, and concerning the above-captioned proceeding. Long Island Radio participated in written comments filed by Arlington Capital Partners, L.P. and Arlington Capital Partners II, L.P.

I reiterated the position of Long Island Radio, urged in the written comments, that when an FM broadcast station authorization is granted pursuant to Section 73.215 of the Rules, the theoretical reference coordinates for purposes of the mileage separation requirements in Sections 73.207(a) and (b) should not have to represent a location where physical construction is feasible in practice. Mr. Doyle questioned whether Arlington's proposal was relevant enough to the principal subject matter to warrant consideration in this proceeding.

Very truly yours,

  
Peter Tannenwald

cc: (by e-mail)  
Peter H. Doyle, Esq.  
Mr. Peter H. Ottmar

Howard M. Liberman, Esq.  
Mr. Perry Steiner

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